DEFENDANT INFORMATION RELATIVE 1	TO A CRIMINAL ACTION - IN U.S. DISTRICT COURT
BY: COMPLAINT INFORMATION INDICTMENT	
OFFENSE CHARGED SUPERSEDI	
26 U.S.C. § 7201 Tax Evasion Pett	OAKLAND DIVISION
18 U.S.C. § 371 Conspiracy 18 U.S.C. § 2511(1)(a) & (4)(a) Unlawful Interception of Mine	
Communications	de-
☐ mea	
X Felo PENALTY: 26 U.S.C. § 7201 5 yrs. imprisonment; \$100,000 fine; 3 yrs.	DISTRICT COURT NUMBER
supervised release; \$100 special assessment 18 U.S.C. 5§ 371 & 2511(1)(a) 5 yrs. imprisonment; \$250,000 fir	12 669 T
3 yrs. supervised release; \$100 special assessment	
PROCEEDING	DEFENDANT OF CO.
Name of Complaintant Agency, or Person (& Title, if an <u>v)</u>	IS NOT IN CUSTODY Has not been arrested, pending outcome this proceeding.
IRS & FBI	1) X If not detained give date any prior summons was served on above charges
person is awaiting trial in another Federal or State Court,	ugitive ugitive
	3) Son Bail or Release from (show District)
this person/proceeding is transferred from another district	Northern District of California
per (circle one) FRCrp 20, 21, or 40. Show District	IS IN CUSTODY
Also is a suppose subtract of	4) On this charge
this is a reprosecution of charges previously dismissed which were dismissed on motion SHOW	5) On another conviction
which were dismissed on motion SHOW of: DOCKET NO	
U.S. ATTORNEY DEFENSE	6) Awaiting trial on other charges If answer to (6) is "Yes", show name of institution
this prosecution relates to a pending case involving this same	Has detainer Yes If "Yes"
defendant MAGISTRATE	
prior proceedings or appearance(s) before U.S. Magistrate regarding this	DATE OF Month/Day/Year ARREST
defendant were recorded under	Or if Arresting Agency & Warrant were not
Name and Office of Person Furnishing Information on this form Hartley M. K. West, AUSA	DATE TRANSFERRED Month/Day/Year TO U.S. CUSTODY
☑ U.S. Attorney ☐ Other U.S. Agency	
Name of Assistant U.S. Attorney (if assigned) Hartley M. K. West	This report amends AO 257 previously submitted
PROCESS: ADDITIONAL INF	ORMATION OR COMMENTS
SUMMONS NO PROCESS* X WARRANT	Bail Amount: No Bail
If Summons, complete following: Arraignment Initial Appearance	* Where defendant previously apprehended on complaint, no new summons or
Defendant Address:	warrant needed, since Magistrate has scheduled arraignment
	Date/Time: Before Judge:
Comments:	

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United States District Court

FOR THE
NORTHERN DISTRICT OF CALIFORNIA

OF SE O

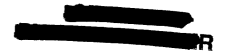
UNITED STATES OF AMERICA.

V.

CR 12

662

MARY NOLAN



DEFENDANT(S).

INDICTMENT

Title 26 U.S.C. § 7201 - Tax Evasion; Title 18 U.S.C. § 371 - Conspiracy; Title 18 U.S.C. § 2511 - Unlawful Interception of Communications

A true bill

Foreman

Filed in open court this

day of

potembe 201.

Bail, \$ No bail warrant

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COUNT ONE: (26 U.S.C. § 7201 – Tax Evasion)

3. On or about October 16, 2006, in the Northern District of California, the defendant,

MARY NOLAN,

then a resident of Castro Valley, California, did willfully attempt to evade and defeat a large part of the income tax due and owing by her to the United States of America for the calendar year 2005, by preparing and causing to be prepared, and by signing and causing to be signed, a false and fraudulent U.S. Individual Income Tax Return, Form 1040, which was filed with the Internal Revenue Service. In that false income tax return, she stated that her taxable income for the calendar year was -\$21,395, and that the amount of tax due and owing thereon was \$9,310. In fact, as she then knew, her taxable income for the calendar year was approximately \$306,543, and the amount of tax owing to the United States of America was approximately \$98,658.

All in violation of Title 26, United States Code, Section 7201.

<u>COUNT TWO</u>: (26 U.S.C. § 7201 – Tax Evasion)

4. On or about October 4, 2007, in the Northern District of California, the defendant,

MARY NOLAN,

then a resident of Castro Valley, California, did willfully attempt to evade and defeat a large part of the income tax due and owing by her to the United States of America for the calendar year 2006, by preparing and causing to be prepared, and by signing and causing to be signed, a false and fraudulent U.S. Individual Income Tax Return, Form 1040, which was filed with the Internal Revenue Service. In that false income tax return, she stated that her taxable income for the

calendar year was -\$12,472, and that the amount of tax due and owing thereon was \$10,882. In

fact, as she then knew, her taxable income for the calendar year was approximately \$410,581,

and the amount of income tax owing to the United States of America was approximately

All in violation of Title 26, United States Code, Section 7201.

\$144,126.

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COUNT THREE: (26 U.S.C. § 7201 – Tax Evasion)

5. On or about October 13, 2008, in the Northern District of California, the defendant,

MARY NOLAN,

then a resident of Castro Valley, California, did willfully attempt to evade and defeat a large part of the income tax due and owing by her to the United States of America for the calendar year 2007, by preparing and causing to be prepared, and by signing and causing to be signed, a false and fraudulent U.S. Individual Income Tax Return, Form 1040, which was filed with the Internal Revenue Service. In that false income tax return, she stated that her taxable income for the calendar year was -\$53,934, and that the amount of tax due and owing thereon was \$4,583. In fact, as she then knew, her taxable income for the calendar year was approximately \$574,769, and the amount of income tax owing to the United States of America was approximately \$190,039.

All in violation of Title 26, United States Code, Section 7201.

COUNT FOUR: (26 U.S.C. § 7201 – Tax Evasion)

6. On or about October 12, 2009, in the Northern District of California, the defendant,

MARY NOLAN,

then a resident of Oakland, California, did willfully attempt to evade and defeat a large part of the income tax due and owing by her to the United States of America for the calendar year 2008, by preparing and causing to be prepared, and by signing and causing to be signed, a false and fraudulent U.S. Individual Income Tax Return, Form 1040, which was filed with the Internal Revenue Service. In that false income tax return, she stated that her taxable income for the calendar year was -\$48,146, and that the amount of tax due and owing thereon was \$6,032. In fact, as she then knew, her taxable income for the calendar year was approximately \$414,319, and the amount of income tax owing to the United States of America was approximately \$131,900.

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All in violation of Title 26, United States Code, Section 7201.

<u>COUNT FIVE</u>: (18 U.S.C. § 371 – Conspiracy to Unlawfully Intercept Communications)

7. Beginning on a date unknown but no later than on or about August 9, 2007, and continuing through at least on or about September 9, 2007, in the Northern District of California and elsewhere, the defendant,

MARY NOLAN,

and others did knowingly and willfully conspire to unlawfully intercept wire, oral, and electronic communications, in violation of Title 18, United States Code, Section 2511(1)(a).

MANNER AND MEANS OF THE CONSPIRACY

- 8. NOLAN referred clients to the private investigation firm Butler & Associates in Concord, California, owned and operated by Christopher Butler, so that Butler could install concealed listening devices in the clients' spouses' and significant others' cars. NOLAN intended to use the recorded telephone conversations to assist her clients' legal proceedings.
- 9. To have a listening device installed, NOLAN's client brought Butler the target vehicle. Butler created a listening device by disabling the ringer and speaker of a cellular phone, leaving the microphone active, and setting the phone to automatically connect all incoming phone calls. Butler then concealed the device in the target vehicle.
- After Butler installed the listening devices, he provided the device phone number 10. to the client and/or NOLAN. The device was activated when NOLAN or another listener called the phone number. The phone silently connected the call and allowed the listener to hear any sounds within the vicinity of the phone.
- 11. On numerous occasions, NOLAN and her staff, acting on NOLAN's instructions, called the phone numbers for the listening devices to eavesdrop on conversations by NOLAN's clients' spouses and significant others.

OVERT ACTS

In furtherance of the conspiracy and to effect the objects of that conspiracy, in the 12. Northern District of California and elsewhere, NOLAN and others committed the following overt

1 acts, among others: 2 On or about August 8, 2007, S.F. met with Butler to discuss installing a a. 3 concealed listening device in the car used by her husband, N.F. On or about August 9, 2007, S.F. signed a client services agreement with 4 b. 5 Butler's firm, Butler & Associates. 6 On or about August 9, 2007, Butler installed a concealed listening device 7 in the car used by N.F. 8 d. On or about September 9, 2007, Butler renewed service for the listening device in N.F.'s car. 9 10 All in violation of Title 18, United States Code, Section 371. 11 COUNT SIX: (18 U.S.C. § 2511(1)(a) and (4)(a) – Unlawful Interception of Communications) 12 Beginning on or about August 9, 2007, and continuing through at least on or about 13 13. September 9, 2007, in the Northern District of California, the defendant, 14 15 MARY NOLAN, did knowingly and intentionally intercept, endeavor to intercept, and procure another person to 16 17 intercept and endeavor to intercept, a wire, oral, and electronic communication, specifically 18 communications in N.F.'s car, in violation of Title 18, United States Code, Section 2511(1)(a) 19 and (4)(a). DATED: September 6, 2012 20 A TRUE BILL. 21 22 23 24 **MELINDA HAAG** United States Attorney 25 26 Chief, Criminal Division 27 (Approved as to form: 28

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INDICTMENT